UNITED STATES DISTRICT COURT

for the

District of Rhode Island						
v.	ates of America ANCISCO))	Case No. 1 USM No. 0	:04CR100-0 5523-070	1-JJM	
AMENDED						
Order for Sentence Reduction Pursuant to Section 404 of the First Step Act of 2018						
Upon motion of the defendant the Director of the Bureau of Prisons the Court for a reduction in the term of imprisonment imposed based on the statutory penalties for which were modified by sections 2 or 3 of the Fair Sentencing Act of 2010 (Public Law 111-220; 124 Stat. 2372), as if sections 2 and 3 of the Fair Sentencing Act of 2010 were in effect at the time defendant's offense was committed. Having considered such motion, and taking into account the Fair Sentencing Act of 2010, to the extent that they are applicable,						
IT IS ORDERED that the motion is: ☐ DENIED. ☐ GRANTED and the defendant's previously imposed sentence of imprisonment (as reflected in the last judgment issued) of LIFE is reduced to TIME SERVED .						
I. COURT DETERMINATION OF SENTENCING PURSUANT TO FIRST STEP ACT OF 2018: Previous Sentence Imposed: LIFE Amended Sentence: TIME SERVED Previous Supervised Release Term Imposed: 8 years Amended Supervised Release Term: 8 years						
✓ The re	ENCE RELATIVE TO AMEND educed sentence is within the terms of tions of release set forth in judgment tions of release set forth in judgment	of the Fair are to ren	Sentencing Anain in effect.	•	lowing modifications:	
1.	The defendant shall participate in a p directed and approved by the Probati		substance abu	use treatment	(inpatient or outpatient	t), as
2.	The defendant shall participate in a program of substance abuse testing (up to 72 drug tests per year) a directed and approved by the Probation Office.					
3.	The defendant shall contribute to the cost of all ordered treatment and testing based on ability to pay a determined by the probation officer.					
4.	*The defendant shall reside at a Residential Re-entry Center, preferably the Houston House in Pawtucket, RI, for a period of up to 120 days or until such time as a release plan can be approved by the Probation Office.					
Except as provided above, all provisions of the judgment dated 09/21/2005 shall remain in effect.						t.

IT IS SO ORDERED.

Order Date: 2/5/2019 /s/ John J. McConnell, Jr.

Judge's Signature